

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF MISSISSIPPI
JACKSON DIVISION**

COURTNEY PAINE SNIDER

PLAINTIFF

VS.

CIVIL ACTION NO.: 3:09-cv-00704-HTW-LRA

**L-3 COMMUNICATIONS VERTEX
AEROSPACE, LLC**

DEFENDANT

**WOMBLE CARLYLE'S MOTION TO RE-URGE
ITS MOTION TO SET ASIDE CLERK'S ENTRY OF DEFAULT AND
MOTION FOR EXTENSION OF TIME TO RE-URGE ITS MOTION TO DISMISS**

COMES NOW Counterclaim/Third-Party Defendant Womble Carlyle Sandridge & Rice, LLP (“Womble Carlyle) and re-urges its Opposition to L-3’s Motion For Clerk’s Entry of Default, and Alternatively, Motion to Set Aside Entry of Any Default, and Motion for Extension of Time to Re-urge Its Motion to Dismiss [Doc. # 208]. Since Womble Carlyle’s motion [Doc. #208] was filed in advance of the Clerk’s Entry of Default [Doc. #209], Womble Carlyle is hereby re-urging its motion out of an abundance of caution.

For the reasons stated in Womble Carlyle’s previously filed motion [Doc. # 208], as if fully restated herein, the Clerk’s Entry of Default was in error and should be set aside. Womble Carlyle also seeks an extension of time until May 29, 2013 to re-urge its motion to dismiss.

Dated: April 30, 2014

Respectfully submitted,

WOMBLE CARLYLE SANDRIDGE &
RICE, LLP

/s/ Hugh Ruston Comley
Michael W. Ulmer (MSB No. 5760)

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CERTIFICATE OF SERVICE

I, Hugh Ruston Comley, do hereby certify that I have this date filed the foregoing document with the Clerk of the Court via the CM/ECF system which sent notification of such filing to all counsel of record.

This, the 30th day of April, 2014.

/s/ Hugh Ruston Comley
Hugh Ruston Comley